United Sta District Court, Northern Distric f Illinois

| Name of Assigned Judge | | | Milton I. Shadur Sitting Judge if Other than Assigned Judge | | | | |
|---|---|--|---|--------------------------|---------------------------|------------------------------|--|
| or Magistrate Judge CASE NUMBER | | | 4453 | DATE | 6/15/2 | 2001 | |
| CASE TITLE | | | Ronald Callowy, et al vs. Police Officers John Doe, et al | | | | |
| MOTION: [In the following box (a) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state brief of the motion being presented.] | | | | | | (b) state briefly the nature | |
| | | | | | | | |
| DOCKET ENTRY: | | | | | | | |
| (1) | (1) Filed motion of [use listing in "Motion" box above.] | | | | | | |
| (2) | ☐ Bri | ef in support of motion | due | | | | |
| (3) | ☐ An | swer brief to motion du | e Reply to a | nswer brief due | <u>.</u> | | |
| (4) | □ Ru | ling/Hearing on | set forat | <u></u> . | | | |
| (5) | Sta | Status hearing set for 8/1/01 at 9:00 A.M | | | | | |
| (6) | ☐ Pre | Pretrial conference[held/continued to] [set for/re-set for] on set for at | | | | | |
| (7) | ☐ Tri | Trial[set for/re-set for] on at | | | | | |
| (8) | □ [Be | [Bench/Jury trial] [Hearing] held/continued to at | | | | | |
| (9) | | This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to] □ FRCP4(m) □ General Rule 21 □ FRCP41(a)(1) □ FRCP41(a)(2). | | | | | |
| (10) | implemented by the contemporaneously-entered order in this action, it is excepted that the City will quickly provide plaintiffs' counsel with the necessary information to enable him to file an amended complaint that will substitute specifically 8identified defendant officers for the present "John Doe," and "John Moe" and "John Poe." In that way the initial status hearing can be a more informative proceeding. (Pretrial schedule on reverse of minute order). | | | | | | |
| (11) | | ed, advised in open court. | of the reverse side | of the original masses | | Document | |
| | No notices required. | | | | number of notices | Number | |
| 1 | Notices mailed by judge's staff. | | | | 11 1 2 200 1 | | |
| | Notified counsel by telephone. Docketing to mail notices. | | 40 | | JUN 18 2001 | | |
| <u> </u> | Mail AO 450 form. | | T FO | i-7 DOCKETI NG | docketing deputy initials | | |
| | Copy to judge/magistrate judge. | | 1 | | 6/15/2001 | | |
| | | courtroom | 01 204 12 | PM 2: 14 | date mailed notice | | |
| SN | | deputy's initials | Data #:- | me received in | SN | | |
| | | | | Clerk's Office | mailing deputy initials | | |

MEMORANDUM ORDER

This order is being entered shortly after the filing of the Complaint in this action. Counsel for plaintiff(s) are ordered to cause a copy of this order to be delivered forthwith to each defendant in the same manner that process has been or is being served on such defendant.

There will be a status hearing—a "scheduling conference," as that term is used in Fed. R. Civ. P. ("Rule") 16(b) (a copy of which is attached)—in this case at 9:00 a.m. on August 1, 2001, (the "Status Hearing Date"). Counsel for plaintiff(s) and for each defendant that has either been served with process or has appeared (or both) at least 21 days before that Status Hearing Date are ordered to meet not later than 21 days before the Status Hearing Date¹ to comply with the provisions of Rule 26(f) (a copy of which is also attached), together with a copy of this District Court's LR 26.1. Counsel for the parties should attend the scheduled Status Hearing prepared to discuss briefly their proposed discovery plan and the other subjects that may be appropriate for inclusion in the scheduling order as referred to in Rule 16(b).

Instead of the scope of mandatory initial disclosure prescribed by Rule 26(a)(1) as amended effective December 1, 2000, each party is ordered to provide to other parties the broader categories of information that were prescribed in Rules 26(a)(1)(A) and (B) before such amendment (see copy attached for the prior text of those Rules).

¹ If any party is unrepresented by counsel, that party must comply with this order personally.

STATES DISTRICT COURT IN THE UNITED FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

RONALD CALLOWAY, et al.,

v. -

Plaintiffs,

01 C 4453 No.

POLICE OFFICERS JOHN DOE, et al.,

Defendants.

MEMORANDUM ORDER

This Court is contemporaneously issuing one of its regularly-entered threshold orders in newly-filed cases, both setting an initial status hearing date and requiring the litigants' compliance with the advance disclosure provisions of Fed. R. Civ. P. ("Rule") 26(a). This supplemental memorandum order is being entered because of the special circumstances disclosed by the Complaint.

Three minors, each of whom is suing through a parent and best friend, charge violations of their federal constitutional rights (and also of certain of their rights under state law), by unknown Chicago police officers, and they have joined the City of Chicago itself as a defendant to the state law claims. December 1, 2000, when this District Court had opted out of the advance disclosure requirements of then-existing Rule 26(a), the ascertainment of the identity of the police officers would have required the institution of discovery requests by plaintiffs' counsel. But given the mandate of Rule 26(a) as implemented by

the contemporaneously-entered order in this action, it is expected that the City will quickly provide plaintiffs' counsel with the necessary information to enable him to file an amended complaint that will substitute specifically identified defendant officers for the present "John Doe," "John Moe" and "John Poe." In that way the initial status hearing can be a more informative proceeding.

Milton I. Shadur

Senior United States District Judge

Date: June 15, 2001